

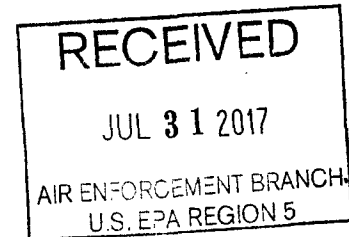


John R. Kasich, Governor
Mary Taylor, Lt. Governor
Craig W. Butler, Director

CERTIFIED MAIL: 91 7108 2133 3937 1495 0796

July 14, 2017

Abby Credicott
Dominion Transmission, Inc. - Newark Compressor Station
5000 Dominion Blvd
Glen Allen, VA 23060



Re: NOTICE OF VIOLATION

Facility ID: 0145000307
Dominion Transmission, Inc. - Newark Compressor Station
Location: 19042 Nashport Rd,
Hanover Twp., OH 43830
Licking County

Dear Abby Credicott:

On June 29, 2017, Ohio EPA Central District Office (CDO) staff conducted a full compliance evaluation of Dominion Transmission, Inc. – Newark Compressor Station (Newark Compressor Station). The goal of the inspection was to evaluate compliance with state and federal rules and regulations as well as the terms and conditions of the active air permits.

Compliance was assessed and based upon an examination of each significant emissions unit at the facility, an examination of monitoring and recordkeeping files maintained at the facility and a review of compliance reports and fee emissions reports maintained at CDO.

Findings

Ohio EPA observed the following violations of Ohio Revised Code (ORC) Chapter 3704.05(C) and the terms and conditions of the air permits listed below. In order to bring your facility into compliance, we recommend promptly addressing these violations within the timeframes specified below.

1. ORC chapter 3704.05(C): *"No person who is the holder of a permit issued under division (F) or (G) of section 3704.03 of the Revised Code shall violate any of its terms or conditions."*

ORC chapter 3704.05(J): *"No person shall... [v]iolate any applicable requirement of a Title V permit or any permit condition..."*

Permit terms and conditions contained in the following:

- B001, B002, and B003 - Title V permit P0083676 issued on November 14, 2011
 - (a) Newark Compressor Station failed to produce the records to demonstrate the fuel burned in emissions unit B001, B002, and B003 has a sulfur content less than 0.8%, by weight.

- (b) Currently CDO has reviewed the data maintained at the facility from the operator's sheets. Requests have been made at the time of inspection, and via email on June 30, 2017 for the records to be submitted no later than July 7, 2017. At this time CDO has not received the requested records.
- (c) **Requested Actions:** Newark Compressor Station should immediately begin maintaining the records as required in the air permits for the emissions units listed above. CDO requests Newark Compressor Station submit the monitoring and recordkeeping associated air permits listed above from September 2015 to present upon receipt of this letter.

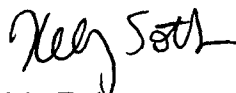
Additional Information

The Ohio EPA requests that Newark Compressor station promptly undertake the necessary measures to return to compliance with Ohio's environmental laws and regulations. Within 14 days of receipt of this letter, please provide, to Ohio EPA, the documentation requested above. If you have already resolved the violations listed above thank you, and please provide documentation supporting compliance. Documentation of steps taken to return to compliance includes written correspondence, updated policies, and photographs, as appropriate.

Please note that Ohio EPA has the authority to seek civil penalties as provided in Section 3704.06 of the Ohio Revised Code. This letter or information pursuant to this letter does not constitute a waiver of Ohio EPA's authority to seek civil penalties as provided in the ORC. Ohio EPA will determine at a later date whether to pursue such penalties in this case.

If you have any questions, please contact Stephanie Habinak of my staff at (614) 995-0673 or e-mail, stephanie.habinak@epa.ohio.gov.

Sincerely,



Kelly Toth
Environmental Supervisor
Division of Air Pollution Control
Ohio EPA DAPC, Central District Office

c: James Kavalec, Central Office, Ohio EPA
John Paulian, Central Office, Ohio EPA
Brian Dickens, Region 5 U.S. EPA

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✓bc: Brian Dickens, USEPA, Region V